

EIGHTEENTH SALOON CASE HEARD BY HUSTINGS COURT

Judge Richardson Will Soon Announce
His Decision on Contested
Licenses.

EVIDENCE HEARD IN MCGUIRE CASE

Church Hill Contests Are Still to Be
Presented—Evidence in All Cases in
Conflicting.

Completing his eighteenth saloon hearing since the opening of the general liquor investigation, more than two weeks ago, Judge Richardson, of the Hustings Court, yesterday afternoon, expressed his belief that the end of next week will see the last liquor case disposed of, and the applications for license renewals definitely passed upon a day or two later.

"The most trying part of the saloon investigation is over," said Judge Richardson. "Although fourteen cases remain still to be heard, it is quite likely that several of these will be adjourned out of court. Conferences to that end, I understand, are under way between counsel for the dealers and the protestants."

"Unless there are unlooked-for delays, I expect to conclude the liquor examinations next week. I am making up my mind as to the merits of the several cases and the hearings on them, and there will be no delay in announcing the decisions when the hearings are concluded. I expect to be ready to pass finally on all the pending applications within a day or two after the inquiry is over."

EVIDENCE HEARD IN

CASE OF HUGH MCGUIRE

The court spent yesterday afternoon taking testimony in the case of Hugh McGuire, who seeks the renewal of his license to conduct a saloon at 323 Williamsburg Avenue, Fulton. The hearing lasted until 6 o'clock, a score or more of witnesses appearing for and against the renewal of the license.

Attorney Isaac Dicks, who conducted the case for the protestants, put on the stand Rev. H. P. Fines, Rev. C. H. Smith, George R. Barker, J. W. Jordan, E. Nelson, Charles W. Leonard and several other witnesses, all of whom told the court that, in their opinion, 323 Williamsburg Avenue was not the proper place for the location of the saloon. It was objected for the most part that the saloon, located near the postoffice building and the local groceries and markets, exposed women and children to more or less embarrassment because they have to pass the bar on their way to these places.

Several witnesses for the protestants told of disturbances near the saloon, particularly on Saturday nights. Attorney Harry M. Smith, counsel for Mr. McGuire, put him on the stand, and the saloon-keeper stated to the court that during the first year of his license he had conducted the place no fight was ever started in his saloon. Other witnesses for the defense gave Mr. McGuire and the place he conducts an excellent character, and told the court that if any location in Fulton is suitable for a saloon, it is the place occupied by Mr. McGuire's establishment.

WILL TAKE UP CHURCH

HILL CASES ON TUESDAY.

There will be no liquor hearings today. The inquiry will be resumed at 9 o'clock Monday afternoon with an examination of the case of Eugene Magnani, who conducts a saloon at 730 West Leigh Street. On Tuesday morning at 10 o'clock the court will hear the case of Edward S. Hove, 2003 Venable Street, Phil S. Barclay, 314 North Twenty-fifth Street, and Edward W. Hard, 1115 North Twenty-fifth Street, and Clarence H. Hopkins, 1105 North Twenty-fifth Street.

The disposition of the Church Hill cases will leave only one liquor location under application in the city.

Under the application of Thomas P. O'Connell, who conducts a saloon at 925 Denny Street. The date for hearing this case, because of the illness of one of the lawyers concerned, has not been fixed.

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BOLLING TELLS OF PLANS FOR REPAIRING BRIDGE

Says Eight Spans of Concrete Would
Be Incongruous in Old Iron
Bridge.

BECK FAVORED CHEAPER REPAIRS

Would Have Patched Old Bridge Up
Until City Was Ready to Erect Modern,
Wide Thoroughfare.

In a letter to the Administrative Board yesterday, City Engineer Bolling clears up certain inaccuracies that gained currency earlier in the week with regard to the board's award to L. Matthews of a contract for the reconstruction of the Ninth Street Free Bridge at his bid of \$12,000.

The award was made Monday by a divided vote, three members—Messrs. Hirschberg, Folkes and Whitte—supporting it. Mr. Beck, opposed the award, favoring in its stead a plan submitted by the Virginia Bridge and Iron Company, which proposed to repair the bridge at a cost of \$17,750, by introducing a series of new steel trusses between the old ones. Mr. McCarthy declined to vote.

Saville & Claiborne, of this city, submitted a bid based on a plan of their own, offering to reconstruct the 800 feet of the bridge designated in the City Engineer's drawing as in need of repairs, with reinforced concrete at a cost of \$35,360. This plan was presented by Mr. McCarthy to the steel reconstruction plan submitted by H. L. Matthews.

The three members who voted for the Matthews award were criticized in the court quarters for their preference, on the ground that the Saville & Claiborne plan would have served the city's purpose as well, and at a saving of more than \$17,000.

CITY ENGINEER TELLS

OF VARIOUS PROPOSALS

The City Engineer in his letter to the board reviewed the various plans and the tabulating of the bids received, and sustains the contention of the voting majority of the board, that the awarding of a contract to H. L. Matthews, in accordance with the provisions of the ordinance authorizing the bridge appropriation. With regard to statements said to have been made by the board on the comparative merits of the various plans submitted, Mr. Bolling, in his letter, said:

"As to my statements to the board on the respective bids, I stated that if the purpose of the board to simply repair the present bridge, I would recommend the award to the Virginia Bridge and Iron Company for the sum of \$17,750, but if it was contemplated to present bridge for many years to come (say twenty years), that I unqualifiedly recommended acceptance of H. L. Matthews's bid, the reason for this being that its construction carried with it a paved roadway on a concrete base, and that whenever it was decided to replace it with another bridge, there would be a large amount of salvage as the bridge, when taken down or removed, could be used for many other kinds of construction."

"I did not recommend the adoption of the plan of Mr. Matthews's bid, and I stated for the reason that the design was in harmony with the other two sections of the proposed new part of the bridge, and whenever it should become necessary to remove the same, there would be little or no salvage, and the removal would be both difficult and expensive."

"I stated further that if it was proposed to build a new bridge entirely new, I would unqualifiedly recommend the plan of the Virginia Bridge and Iron Company, but that I did not recommend this intermediate link between two built of reinforced concrete. Further, I called upon by the renewal of the bridge, to prepare plans for the renewal of the old bridge, I could not recommend any other design than the one I had submitted."

INSURANCE COMPANIES

MAKE SEVERAL CHANGES

State Bureau Announces New Alignment of Corporations in Virginia.

The State Bureau of Insurance announced yesterday several important changes in the alignment of insurance companies in Virginia, by which one large, new fire company, the State and one indemnity company and one health and accident company will leave.

Commissioner Joseph Patton has granted a license to write business in Virginia to the City of New York Insurance Company, of New York, a fire and accident company with a paid-up capital stock of \$1,000,000 and a maximum stock of \$1,000,000.

Patton has also granted a license to the Virginia Corporation Commission and Comptroller of the Treasury to receive and administer the assets of the Virginia State Insurance Company.

At the same time it was announced that the United States Health and Accident Insurance Company, of Saginaw, Mich., has merged with the Massachusetts Bonding and Insurance Company. All this company's Virginia business has been reinsured in the Commercial Security Company, the Massachusetts Bonding and Insurance Company not holding a Virginia license.

The Employers' Indemnity Company, of Philadelphia, which withdrew from Virginia on May 1, has gone into the hands of receivers. Commissioners Patton announced yesterday that the Virginia State Insurance Company has been released from the Hartford Accident and Indemnity Company, of Hartford, Conn.

OFFENDING ABATTOIRS

AGREE TO CLEAN UP

State Dairy and Food Bureau Announces Victory in Recent Campaign.

The State Dairy and Food Bureau announced yesterday a complete victory in its recent campaign to clean up or close up the unsatisfactory abattoirs which supply the market of Richmond.

According to the statement authorized yesterday, the six slaughterhouses, abattoirs, in Henrico whose abattoirs were unsatisfactory, yet not filthy enough to merit prosecution, have agreed to come together in the building of a new central abattoir, to be used by all.

The eleven abattoir proprietors who were recently cited in the Henrico magistrate's court and ordered to close their slaughterhouses pending a wholesale clean-up, have given a satisfactory answer to Commissioner Purcell every indication of their intention to comply with the demand to unite in the erection in a new central abattoir. These men, all located to the northeast of the city, have given bond for beginning actual construction of the plant before June 1.

Pending the erection of this central abattoir to the northeast, several of the offending proprietors were given permission to completely clean up their present houses and to operate them under strict supervision of the bureau.

Others were so filthy that further slaughter of meat in them was forbidden, and these have transferred their business to one of the larger and more modern abattoirs of Richmond.

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